STATE OF NEW YORK

COUNTY COURT :: BROOME COUNTY

THE PEOPLE OF THE STATE OF NEW YORK

INDICTMENT

-VS-

(Felony Pleading No. 18-463)

DYJUWAN GADSON,

2018 BROOME COUNTY TERM XII

Defendant.

THE GRAND JURY OF THE COUNTY OF BROOME, by this Indictment, accuse the above defendant, DYJUWAN GADSON, of the crime of ATTEMPTED MURDER IN THE SECOND DEGREE, in violation of Sections 110.00 and 125.25, Subdivision 1, of the Penal Law of the State of New York, a Class B Felony, committed as follows:

That the said defendant, DYJUWAN GADSON, in the Village of Johnson City, County of Broome and State of New York, on or about the 16th of September, 2018, at approximately 3:37pm, with intent to cause the death of another person, did attempt to cause the death of such person or of a third person, to wit: at the aforementioned time and place, said defendant with intent to cause the death of Xavier Melendez, did attempt to cause the death of Xavier Melendez, all contrary to the provisions of the statute in such case made and provided.

SECOND COUNT

THE GRAND JURY OF THE COUNTY OF BROOME, by this Indictment, accuse the above defendant, DYJUWAN GADSON, of the crime of CRIMINAL USE OF A FIREARM IN THE FIRST DEGREE, in violation of Section 265.09, Subdivision 1a, of the Penal Law of the State of New York, a Class B Felony, committed as follows:

That the said defendant, DYJUWAN GADSON, in the Village of Johnson City, County of Broome and State of New York, on or about the 16th of September, 2018, at approximately 3:37pm, did commit a Class B Violent Felony offense as defined in paragraph b of subdivision one of Section 70.02 and did possess a loaded deadly weapon from which a shot, readily capable of producing death or other serious injury may be discharged, to wit: at the aforementioned time and place, said defendant did commit the Class B Violent Felony offense of Attempted Murder in the Second Degree and at that time did possess a deadly weapon from which a shot, readily capable of producing death or other serious injury was discharged, all contrary to the provisions of the statute in such case made and provided.

THIRD COUNT

THE GRAND JURY OF THE COUNTY OF BROOME, by this Indictment, accuse the above defendant, DYJUWAN GADSON, of the crime of ATTEMPTED ASSAULT IN THE FIRST DEGREE, in violation of Sections 110.00 and 120.10, Subdivision 1, of the Penal Law of the State of New York, a Class C Felony, committed as follows:

That the said defendant, DYJUWAN GADSON, in the Village of Johnson City, County of Broome and State of New York, on or about the 16th of September, 2018, at approximately 3:37pm, with intent to cause serious physical injury to another person, did attempt to cause such injury to such person or to a third person by means of a deadly weapon or a dangerous instrument, to wit: at the aforementioned time and place, said defendant cause serious physical injury to Xavier with intent to Melendez, did attempt to cause such injury to Xavier Melendez by shooting at him with a firearm, a dangerous instrument, all contrary to the provisions of the statute in such case made and provided.

FOURTH COUNT

THE GRAND JURY OF THE COUNTY OF BROOME, by this Indictment, accuse the above defendant, DYJUWAN GADSON, of the crime of CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE, in violation of Section 265.03, Subdivision 3, of the Penal Law of the State of New York, a Class C Felony, committed as follows:

That the said defendant, DYJUWAN GADSON, in the Village of Johnson City, County of Broome and State of New York, on or about the 16th of September, 2018, at approximately 3:37pm, did knowingly possess a loaded firearm in a place other than the person's home or place of business, to wit: at the aforementioned time and place, said defendant did knowingly possess a loaded Fire Star brand handgun, in a place other than his home or place of business, all contrary to the provisions of the statute in such case made and provided.

FIFTH COUNT

THE GRAND JURY OF THE COUNTY OF BROOME, by this Indictment, accuse the above defendant, DYJUWAN GADSON, of the crime of ASSAULT IN THE SECOND DEGREE, in violation of Section 120.05, Subdivision 2, of the Penal Law of the State of New York, a Class D Felony, committed as follows:

That the said defendant, DYJUWAN GADSON, in the Village of Johnson City, County of Broome and State of New York, on or about the 16th of September, 2018, at approximately 3:37pm, with intent to cause physical injury to another person, did cause such injury to such person or to a third person by means of a deadly weapon or a dangerous instrument, to wit: at the aforementioned time and place, said defendant with intent to cause physical injury to another person, did cause such injury to Chauron Morgan by shooting Chauron Morgan with a firearm, all contrary to the provisions of the statute in such case made and provided.

Dated: November 30, 2018



Foreperson

s/ Stephen K. Cornwell, Jr.

District Attorney for Broome County